Bradley, Megan

From: Opila, MaryCate

Sent: Tuesday, October 5, 2021 12:49 PM **To:** Entwistle, Paul; Bertram, Emily

Subject: FW: Comments/Proposed Title V Permit for Covanta Delaware Valley, L.P. (Chester, Pennsylvania) Attachments: 2021-10-04 FINAL CAC et al Comments on Covanta Title V Permit.pdf; Attachment 1 - All SO2 in

Delaware County (2019) 09.23.21.xlsx; Attachment 2 - All NOx in Delaware County (2019)

09.23.21.xlsx; Attachment 3 - All PM2.5 in Delaware County (2019) 09.23.21.xlsx; Attachment 4 - All PM10 in Delaware County (2019) 09.23.21.xlsx; Attachment 5 - All PM10 (condensable) in Delaware

County (2019) 10.03.21.xlsx; Attachment 6 - All HCl in Delaware County (2019) 10.01.21.xlsx; Attachment 7 - All Ni in Delaware County (2019) 10.01.21.xlsx; Attachment 8 - All Hg in Delaware County (2019) 10.01.21.xlsx; Attachment 9 - All Pb in Delaware County (2019) 10.01.21.xlsx;

Attachment 10 - All As in Delaware County (2019) 10.01.21.xlsx, Attachment 11 - All Cr in Delaware

County (2019) 10.01.21.xlsx; Attachment 12 - All Cd in Delaware County (2019) 10.01.21.xlsx; Attachment 13 - DEP Letter dated November 16, 1995.jpg; Attachment 14 - 021-2100-001 _PRP_and_PDG_Policy.pdf; Attachment 15 - 021-2000-301_Permit_Coordination_Policy.pdf; Attachment 16 - May 26, 2011 DEP memo.pdf; Attachment 17 - CELEX_32019D2010_EN_TXT.pdf

FYI. I have not reviewed these yet.

Mary Cate Opila, P.E., Ph.D. Chief, Permits Branch Air & Radiation Division EPA Region 3 Mail Code: 3AD10 1650 Arch Street Philadelphia, PA 19103 215-814-2041



From: Thomas, Donzetta < Thomas. Donzetta@epa.gov>

Sent: Tuesday, October 05, 2021 11:18 AM **To:** Opila, MaryCate < Opila. MaryCate@epa.gov>

Subject: FW: Comments/Proposed Title V Permit for Covanta Delaware Valley, L.P. (Chester, Pennsylvania)

FYI. Not sure if your staff had seen the Clean Air Council, Sierra Club, et al., comments submitted yesterday. Note, the Table of Contents, I cut/pasted below:

Background

- I. The Department should address environmental injustice in this permit application.
- 1. Chester is an Environmental Justice community.
- 2. Chester has suffered a disproportionate burden of air pollution from local industrial facilities.

- 3. Chester has a well-documented history of disproportionately high rates of respiratory and other health problems, especially asthma.
- II. The Department has legal authority to address environmental injustice in the context of this permit.

Stay Safe & Healthy!:-) Donzetta Thomas

Chief, Media Programs Counseling Branch (3RC50) Office of Regional Counsel US EPA, Region III 1650 Arch Street, Philadelphia, PA 19103 (215) 814-2474

